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EDEHAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Ms. Magalie Roman Salas, Secretary Federal Communications Commission The Portals, TW-A325 445 12th Street, S.W.

EX PARTE OR LATE FILED

Washington, D.C. 20554

Re: Ex Parte Notification - WT Docket No. 99-168

Dear Ms. Salas:

This letter is being filed on behalf of Motorola, Inc. (Motorola). On September 22, 1999, Rich Barth, Steve Sharkey and Jeanine Poltronieri, all of Motorola, met Dr. Robert Pepper, Chief, Office of Plans and Policy and discussed the Notice of Proposed RuleMaking in the above-referenced proceeding.

During the meeting, Motorola expressed its view that, because of the propagation characteristics of the spectrum and its proximity to other mobile services, the 36 MHz under consideration in the 746-806 MHz band is ideal for meeting the demonstrated needs of mobile users. Accordingly, it should be licensed in a way that facilitates mobile use but does not prohibit fixed uses that are technically compatible. Motorola provided a plan demonstrating that active management of the 746-806 MHz band can substantially improve the efficient use of that spectrum and help satisfy the requirements of a wider range of users. Under Motorola's plan, the majority of the 36 MHz would be available for commercial services. A portion of the spectrum would, however, be made available, through auction, to private services.

Motorola demonstrated that highly dissimilar services operating in close proximity raise the potential of interference scenarios that can be addressed through proper spectrum management. Based on this, Motorola described how traditional high-power broadcast operations are incompatible with lower power mobile services and should not be permitted to operate in this spectrum. Motorola also provided analysis demonstrating the difficulties that traditional low-site, high frequency reuse cellular systems will have in providing the protection necessary to ensure interference-free operation of public safety systems operating in the 24 MHz of spectrum already allotted at 746-806 MHz. In order to provide proper adjacent-channel protection to public safety services, the types of wider bandwidth technologies currently being deployed for commercial operations will not be able to operate within approximately 1.5 MHz of the public safety services. Based on this, Motorola provided a plan that would allow private radio services to use the 1.5 MHz of spectrum at each edge of commercial bands. This results in a total of 6 MHz available for PMRS. This spectrum would be auctioned, and band managers would be allowed to bid, but use would be limited to private radio services.

This plan creates a transition zone between public safety and consumer-oriented commercial uses. Interference from private systems into public safety systems would be managed, as it is now, by the frequency coordination process. Interference from commercial systems into private radio systems would be minimized through a band manager that could evaluate the radio environment and match the private use in a particular frequency segment in a way that would be compatible with the adjacent radio environment. Given the wide variety of private requirements, from low power, in-building systems to

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multi-site systems covering large areas, it will be possible to make efficient use of this spectrum without significant impact on CMRS or public safety services.

Accordingly, Motorola's plan for the 746-806 MHz band provides the greatest benefit to the public by maximizing efficient use of the spectrum and minimizing the amount of spectrum used as guard-band to protect adjacent services. Both commercial mobile service providers and the private radio community have demonstrated the need for additional spectrum. While the 36 MHz available in this proceeding falls far short of what is required to meet the long-term requirements of these services it is a critical first step. Through active management of the spectrum the Commission can maximize its value to both these groups. Motorola indicated its willingness to continue to work with Commission staff to develop service rules for this spectrum that would maximize its potential use.

Attached to this letter are the slides used at these meetings. Please contact Steve Sharkey at (202) 371-6953 regarding any questions concerning this matter.

Respectfully Submitted,

Rich Barth

Steve B. Sharkey

Motorola, Inc.

Attachment

cc:

Dr. Robert Pepper



Motorola Band Plan

- Plan taking into consideration requirements of cellular/PCS, PMRS and Public safety
- Cellular/PCS have demonstrated need for additional spectrum to accommodate new services.
- PMRS have identified need for additional spectrum to satisfy requirements not served by CMRS

Need to Protect Public Safety

- Experience at 800 MHz has shown that mix of adjacent frequency high height and low height systems creates interference problems "near", in close proximity, to an interfering site and "far" from desired site(s)
 - Mixed "high level" and "low level" systems

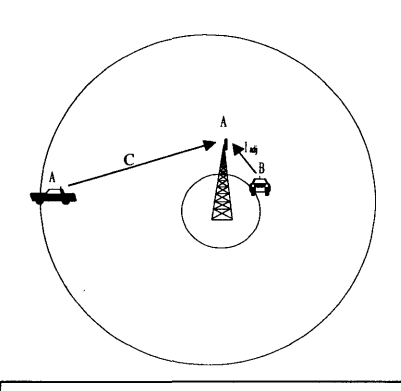


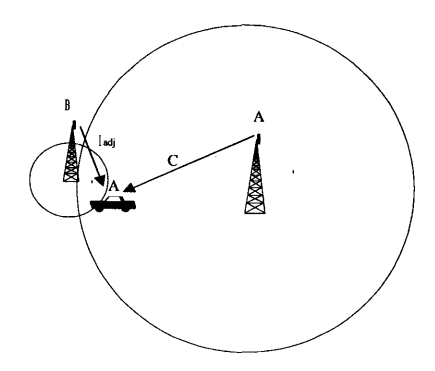
Spectrum Compatibility

- Cellular Type Systems can cause Interference with Conventional usage
 - Classic Near-Far Problem
 - Interference Zone around Multi-transmitter Sites
 - Strong Interference Signal and Medium to Weak Desired Signal
 - Frequent Changes to Frequency Plan to increase Capacity
 - Average Power kept high to provide portable inbuilding coverage



Near - Far Scenarios





Unit transmitting close (**near**) to a Site on nearby undesired channel interferes with a weak (**far**) mobile talking inbound on the desired channel.

Unit far from desired site is interfered with when close (near) to nearby undesired channel base.

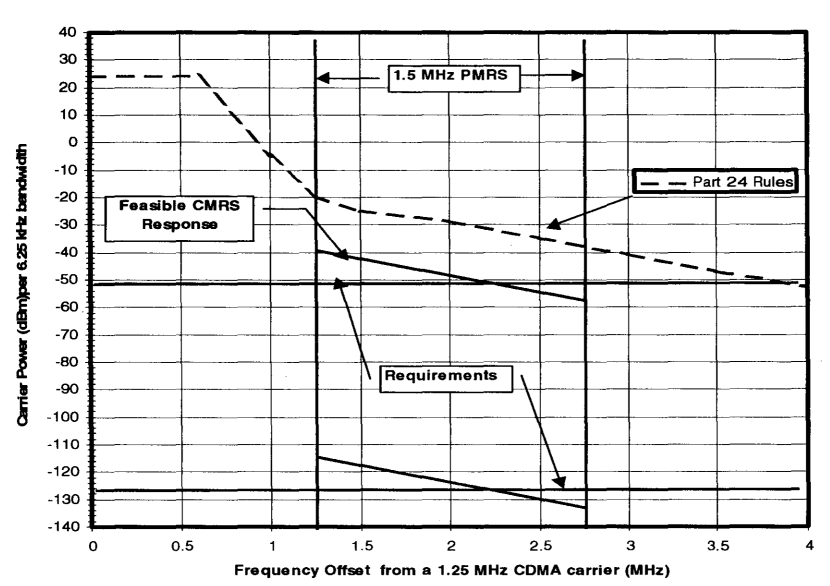


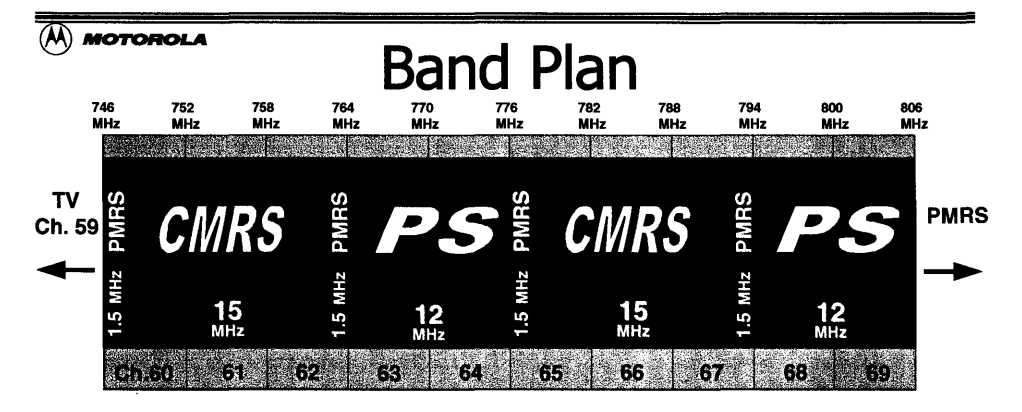
Public Safety Spectrum Protection

- Interference from CMRS spectrum modeled as a 1.25 MHz CDMA carrier
- This is the widest of the existing technologies deployed in the cellular and PCS bands
- All other technologies, such as IS-136, GSM, EDGE, are narrower and will also meet proposed protection rules



Current & Proposed Masks for 1.25 MHz CDMA

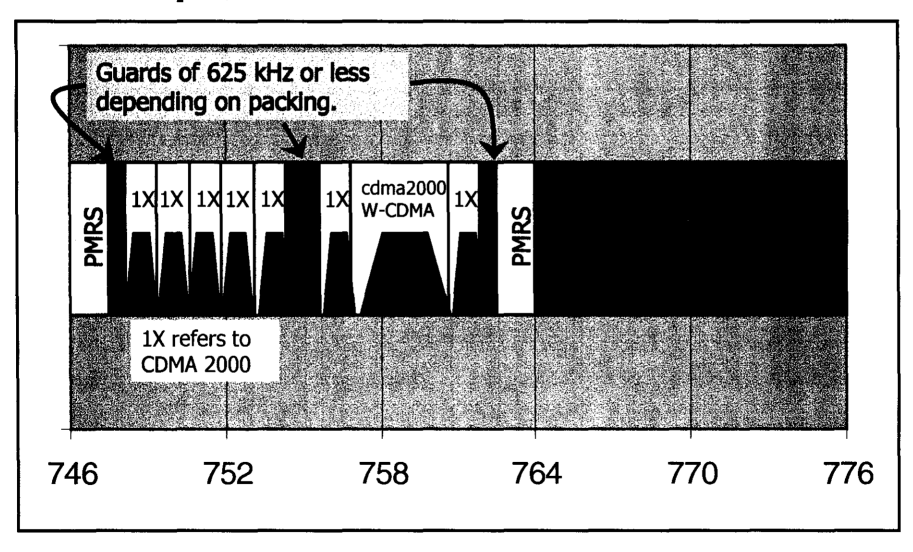




- 6 MHz allocated for private auctioned (PMRS), in two blocks of 1.5 + 1.5 MHz with band mangers
- 30 MHz for Commercial Carriers (CMRS); 15+15 MHz.
- 24 MHz for public safety (allocation completed)



Example of two 7.5 MHz licenses





Usability of the PMRS spectrum

- •Band managers have authority to make these decisions, however some suggestions would be:
 - -Wide band applications adjacent to CMRS
 - •CDMA interference appears as uncorrelated noise.
 - -Narrow band applications adjacent to Public Safety band
 - Meet same rules as Public Safety
 - Channel 59 would then be narrow band radios
 - -Split the band 750 kHz WB and 750 kHz NB
 - -Promote PMRS closest to CMRS band edge for well defined local area systems where the average desired power is high
 - Offer to provide sites for CMRS to allow co-location



High Power Broadcast Use

- Similar problems to those discussed
- High HAAT/high ERP causes severe interference to lower height/lower ERP services
- Mobile services cause interference in fringe broadcast coverage areas